



State of Ohio Environmental Protection Agency

Northwest District Office

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Ted Strickland, Governor
Lee Fisher, Lieutenant Governor
Chris Korleski, Director

September 16, 2008

CERTIFIED MAIL

Mr. Rick Kostelnick
County Environmental of Wyandot
11164 County Road 4
Carey, Ohio 43316

Re: Notice of Violation (NOV) for County Environmental of Wyandot Sanitary Landfill (0388000039) based on September 9, 2008 inspection with response due in 30 days

Dear Mr. Kostelnick:

This letter shall serve as a follow-up to the inspection conducted on September 9, 2008, of the above referenced facility by Brian Riedmaier and this writer. The purpose of this inspection was to determine the compliance status of all air contaminant sources located at the facility.

Based on our discussions, my observations during the inspection and a review of the company's files, my findings are as follows:

1. Emissions unit P901: Municipal solid waste and asbestos landfill with active gas collection and control system- In the title V monitoring and recordkeeping requirements for this emissions unit, it states that landfill fugitive dust operations/sources shall be inspected daily for fugitive emissions. These fugitive dust operations/sources include the following: landfill soil removal; soil loading and unloading; cover construction soil placement; and surface wind erosion. During our review of the facility's records, it was determined that these records are not being maintained. Failure to perform daily fugitive emission inspections from the fugitive dust operations/sources is a violation of the title V permit, effective January 16, 2008, and ORC 3704.05.
2. Emissions units identified in STARS2 facility profile- A review of the facility's emissions units outlined in the STARS2 facility profile indicates that several emissions units have been identified as both "I" sources and "Z" sources. The title V that was recently issued to the landfill lists all of the insignificant emissions units as "Z" sources. Ohio EPA requests that the landfill review this information when access to STARS2 has been received, and provide information on which these emissions units should be invalidated or shutdown.
3. PTI 03-16234 modification to P901- On June 5, 2008, a PTI modification was issued to allow for the installation of a second utility flare and change emission limitations due to updated emissions factors. At the time of the inspection, it was stated that the second flare would be installed sometime in the summer or fall of 2009. Prior to the flare's

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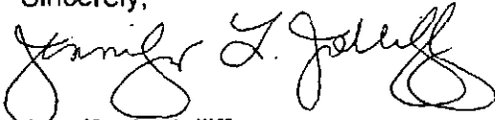
installation, County Environmental will need to submit a minor title V modification to include this new information.

All other sources appear to be in compliance with air pollution control regulations of the Ohio EPA at this time.

Please provide a response to item 1 above within 30 days of receiving this letter. Please note, however, that this does not preclude the Director from seeking civil penalties pursuant to ORC section 3704.06 for this violation. The decision on whether to pursue or decline to pursue such penalties regarding this matter is dependent on several factors, one of which is the company's future compliance with applicable Ohio EPA requirements.

I would like to thank you and Travis Bayes for your assistance during the inspection. Should you have any questions or comments concerning this letter, please feel free to contact me at (419) 373-4112 or electronically at jennifer.jolliff@epa.state.oh.us.

Sincerely,



Jennifer L. Jolliff
Division of Air Pollution Control

JLJ/lb

pc: Don Waltermeyer, DAPC-NWDO
Tom Kalman, DAPC-CO
John Paulian, DAPC-CO
Lisa Holscher, US, EPA
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 Mr. Ken Green
 County Executive
 1164 County Rd 4
 Cary, NC 27516



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